| Plaintiff, | REQUEST FOR CLERK'S CERTIFICATE OF DEFAULT |
|--|---|
| WINDWARD BORA, LLC, | Case No.: 1:20-cv-03668-FB-REF |
| UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORKX | |

-against -

RACHEL WEISS; NEW YORK CITY DEPARTMENT OF TRANSPORTATION PARKING VIOLATIONS BUREAU; "JOHN DOE" and "JANE DOE," said names being fictitious, it being the intention of Plaintiff to designate any and all occupants, tenants, persons, or corporations, if any, having or claiming an interest in or lien upon the premises being foreclosed herein,

Defendant.

TO: DOUGLAS C. PALMER
CLERK, UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

In accordance with Rule 55(a) of the Federal Rules of Civil Procedure, Entry of Default and the Issuance of a Certificate of Entry of Default is hereby requested against the Defendant RACHEL WEISS in that there has been failure to plead or otherwise defend as provided by the Federal Rules of Civil Procedure, as appears from the attached Affirmation of Rafi Hasbani, Esq.

Dated: June 27, 2022 New York, New York

HASBANI & LIGHT, P.C.

By: /s/ Rafi Hasbani Rafi Hasbani, Esq. Attorneys for Plaintiff WINDWARD BORA, LLC 450 Seventh Avenue, Suite 1408 New York, NY 10123